U.S. Asks for Rehearing On Bugging Restriction

3 will By John P. MacKenzie Washington Post Staff Write:

yesterday that a decision last would, in effect, grant perpetenough to have his voice over- electronic surveillance. heard on a wiretap installed it might also "point the way agents.

Solicitor General Erwin N. Griswold, in a rare Govern. hefore the high court, argued wiretap, Griswold said. that the Government should not be forced to choose between full deserve of alleginvelligence secrets.

Since the Governmen would invariably choose to the embassies. preserve its secrets, said Gris-!

The Supreme Court was told wold, the Court's decision week could make it impossi- ual immunity "for all crimes ble to prosecute for an ordi- past, present or future" for innary crime any person lucky dividuals who stumble into an

by American intelligence for the well-advised person to obtain such Immunity by simply making a telephone call" to a place likely to be ment petition for rehearing the target of an intelligence

Griswold avoided direct mention of foreign embassies al hulling as required by the in Washington, but it was uling and dropping a prose- clear from references to sevcution to avoid compromising eral cases that the likeliest eavesdropping targets of national security agents were

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